

United States Patent and Trademark Office





TON NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/869,322	07/24/2001	Tsuncyoshi Tajima	209326US2PCT	1334
OBLON SPIVAK MCCLELLAN FOURTH FLOOR 1755 JEFFERSON DAVIS HIGHW ARLINGTON, VA 22202			EXAMINER ADDISON, KAREN B ART UNIT PAPER NUMBER	
, Media vo	,		2834 DATE MAILED: 02/19/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
Office Action Summary		09/869,322	TAJIMA ET AL.
		Examiner	Art Unit
		Karen B Addison	2834
Period fo	- The MAILING DATE of this communic	cation appears on the cover sheet	t with the correspondence address
A SHO THE N - Exter after - If the - If NO - Failur	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNIC sions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication.	CATION. of 37 CFR 1.136(a). In no event, however, ma unication. of 37 cfr 1.136(a). In no event, however, ma unication. of 37 cfr 1.136(a). In no event, however, ma unication. of 37 cfr 1.136(a). In no event, however, ma unication to become the application to become	y a reply be timely filed f thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. B ABANDONED (35 U.S.C. § 133).
1)[Responsive to communication(s) file	ed on	
2a) <u></u>	The delicities and	2b)⊠ This action is non-final.	
3)	Since this application is in condition closed in accordance with the pract	for allowance except for formal ice under <i>Ex parte Quayle</i> , 1935	matters, prosecution as to the merits is C.D. 11, 453 O.G. 213.
Disposit	on of Claims		
	Claim(s) is/are pending in the		
	4a) Of the above claim(s) is/ar	re withdrawn from consideration.	
5)	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-10</u> is/are rejected.		
7)	Claim(s) is/are objected to.		
8)[Claim(s) are subject to restrict	ction and/or election requirement	i.
Applicat	ion Papers		
	The specification is objected to by the	e Examiner.	
10)	The drawing(s) filed on is/are:	a) ☐ accepted or b) ☐ objected to	by the Examiner.
	Applicant may not request that any obj	jection to the drawing(s) be held in a	abeyance. See 37 CFR 1.85(a).
11)[The proposed drawing correction file	d on is: a)□ approved b)	disapproved by the Examiner.
	If approved, corrected drawings are re		
12)	The oath or declaration is objected to	by the Examiner.	
Priority	under 35 U.S.C. §§ 119 and 120		
13)⊠	Acknowledgment is made of a claim	n for foreign priority under 35 U.S	S.C. § 119(a)-(d) or (f).
)⊠ All b)□ Some * c)□ None of:		
		documents have been received	l.
	2. Certified copies of the priority	documents have been received	I in Application No
	3. Copies of the certified copies application from the Interiors See the attached detailed Office actions.	national Bureau (PCT Rule 17.2)	peen received in this National Stage (a)). So not received.
	See the attached detailed Office action	for domestic priority under 35 U	S.C. § 119(e) (to a provisional application).
	Acknowledgment is made of a claim a) The translation of the foreign la		
15)	a) I The translation of the foreign is Acknowledgment is made of a claim	for domestic priority under 35 U	.S.C. §§ 120 and/or 121.
Attachme		Λ .	erview Summary (PTO-413) Paper No(s)
2) No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (ormation Disclosure Statement(s) (PTO-1449)	(PTO-948) 5) Not	ice of Informal Patent Application (PTO-152)

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DETAILED ACTION

Drawings

1. Figure 9-14 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claim 8 is rejected under 35 U.S.C. 102(b) as being anticipated* by Yoshifumi (JP11285184)

Yoshifumi discloses in fig.1 a permanent-magnet motor comprising 1 a stator having 1 stator winding of plural phases; and a rotor 10 facing to inside of the stator across a gap part and having a rotor core and a permanent magnet (11) provided to the rotor core and wherein the permanent magnet is made so as to have of a convex part to an inner diameter side and a convex part to an outer diameter side in a cross section taken vertically to an axis.

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Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2,4-10 rejected under 35 U.S.C. 103(a) as being unpatentable over Yoshifumi (11285184) in view of Tanimoto (5,5510662).

Yoshifumi substantially teaches the claimed invention except that it does not show the rotor core assembly made of multiplayer piece and the magnetic orientation of the permanent magnet.

Taminoto teaches in fig 5: a permanent magnet motor comprising a rotor (24) comprising a rotational shaft (25), a rotor core assembly 26(made by multi-layering multiple pieces of core lamination having plural containing holes for insertion the permanents), a straight line part (a) provided to each arc of an inner diameter side containg holes wherein the thickness of the rotor core is made within ± 30% of thickness of the rotor core lamination, and the orientation of the permanent is located outside the rotor for the purpose of reducing cogging toque. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the permanent magnet motor of Yoshifumi with the permanent magnet of Tanimoto for the purpose of reducing noise.

5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over 7 as applied to claim 1-2,4-10 above, and further in view of Denk (EP 0223612).

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As seen above in paragraph 4, Yoshifumi substantially discloses the claim invention and Tanimioto discloses a rotor having a multi-layer lamination containing holes and the orientation of the permanent is located outside rotor. Neither Yoshifumi nor Tanimoto discloses a rotor formed by including the permanent in an outer peripheral part or the rotor core and a non- magnetic protect pipe attached around the permanent magnet.

Denk disclose in fig. (2 & 3) a permanent motor formed by including the permanent (50) in the outer peripheral part of the rotor core (22) and a nonmagnetic protect pipe (70) is attached around the permanent for the purpose of producing a sinusoidal air gap which eliminates harmonic related losses in the rotor. Therefore, it would have been obvious at the time the invention was made to modify the permanent rotor of Yoshifumi and Tamimoto with the rotor core and nonmagnetic pipe of Denk for the purpose of eliminating losses due to harmonics. The method of manufacturing is inherent base on the structural limitations of Yoahifumi and Denk.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen B Addison whose telephone number is 703-306-5855. The examiner can normally be reached on 8:00 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on 703-308-1317. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3431 for regular communications and 703-305-3431 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

KBA February 7, 2002

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